NOT FOR PUBLICATION

UNITED STATES COURT OF APPEALS



FOR THE NINTH CIRCUIT

AUG 01 2008

MOLLY C. DWYER, CLERK U.S. COURT OF APPEALS

DAVID M. FINK,

Plaintiff - Appellant,

v.

EDDIE YLST, Warden; et al.,

Defendants,

ERNEST ROJO; et al.,

Defendants,

and

BRYAN WYNN, Sr., aka B M Wynn,

Defendant - Appellee.

No. 06-55014

D.C. No. CV-94-00590-JSL

MEMORANDUM*

Appeal from the United States District Court for the Central District of California
J. Spencer Letts, District Judge, Presiding

^{*} This disposition is not appropriate for publication and is not precedent except as provided by 9th Cir. R. 36-3.

Submitted July 22, 2008 **

Before: B. FLETCHER, THOMAS, and WARDLAW, Circuit Judges.

David M. Fink appeals pro se the district court's order denying his "Application for Order for Service of Process by the Sheriff and/or Registered Process Server." We have jurisdiction pursuant to 28 U.S.C. § 1291. We affirm.

Fink sought a writ of execution, which the district court properly issued. *See* Fed. R. Civ. P. 69(a)(1); *Hilao v. Estate of Marcos*, 95 F.3d 848, 854 (9th Cir. 1996). Fink argues that the writ of execution forms should be amended to make them "self-executing orders." Fink fails to show any reason why he, unlike other successful litigants, is entitled to a special form of writ of execution to recover his money judgment.

AFFIRMED.

The panel unanimously finds this case suitable for decision without oral argument. *See* Fed. R. App. P. 34(a)(2).